

Reno Evening Gazette.

VOL. XI.

RENO, WASHOE COUNTY, NEVADA. THURSDAY, JULY 14, 1881.

NO. 89

THE INSANE ASYLUM CASE.

Jacob Kilne, Appellant, vs. John M. Kinkaid, Governor, J. F. Mallock, State Controller, and L. L. Crockett, State Treasurer, Respondents.

[OPINION BY BELKNAP, J.]

By an Act passed at the last session of the Legislature the respondents herein were, with others, created a Board of Commissioners for the care of the insane of this State. (Stats., 1881, p. 59.) They are required by the Act in question to cause to be erected upon land belonging to the State, near the town of Reno, an asylum of sufficient capacity for the care of 100 patients. The Act directs the time within which the building shall be completed, the material of which it shall be constructed, its maximum cost and the manner in which contracts for its construction shall be made. It appropriates the sum of \$80,000 for constructing and furnishing the asylum, and in the eleventh section provides as follows: "The money herein appropriated shall be taken from the State School Fund, and in its place shall be deposited eighty bonds of \$1,000 each, bearing interest at the rate of four per cent. per annum; said bonds shall run for twenty years, but shall be redeemable by the State at its pleasure, after two years; said bonds shall be signed by the Governor and State Controller, counter-signed by the State Treasurer and authenticated by the great seal of the State, and shall state in substance that the State of Nevada owes to its School Fund \$80,000, the interest on which sum, at four per cent. per annum, she agrees to pay during the life of said bonds, for the benefit of the common schools of the State; said bonds shall be lithographed, as is usual in similar cases, and deposited with the Treasurer of the State. The interest on said bonds shall be paid semi-annually, on the first days of January and July of each year, on the written order of the State Board of Education to the State Controller, directing him to draw his warrant for the amount of such semi-annual interest on the Indigent Insane Interest and Sinking Fund herein created. All sums derived from the interest of said bonds shall go into the General School Fund, for the support of the common schools of the State, and for the regular and prompt payment of which the faith and credit of the State is hereby pledged."

The twelfth section provides for the levy and collection of a tax, the proceeds of which are appropriated for the payment of the principal and interest of the bonds mentioned in the preceding section. Subsequent sections provide for the care of the insane pending the completion of the building, their management thereafter, and other matters, which are not drawn in question. Appellant claims that so much of the Act as is contained in the eleventh and twelfth sections is unconstitutional, and seeks by this action to restrain respondents from issuing the moneys in the State School Fund, as they are directed to do by the twelfth section.

The first ground of objection to the validity of the Act is that it does not comply with the requirements of Section 17 of Article 4 of the Constitution. This section provides that each law enacted by the Legislature shall embrace but one subject and matter properly connected therewith, and that such subject shall be briefly expressed in the title. The title of the Act is "An Act to provide for the taking care of the insane of the State of Nevada," and it is insisted that the Act not only embraces the subject expressed in the title, but two other subjects; that is to say, provision for a State loan and for the investment of moneys of the State School Fund.

The restriction upon the Legislature contained in Section 17 of Article 4 was considered by this Court in the case of State vs. Silver, 9 Nev., 231. It was then declared that the design of the Constitution in requiring that each enactment should contain but one subject and matter properly connected therewith, was to prevent improper combinations to secure the passage of laws having no necessary or proper relation, and which, as independent measures, could not be carried; and that the object of the other requirement, that the subject of the Act should be expressed in the title, was that neither the members of the Legislature nor the public should be misled by the title.

"The Constitution does not require that the title of an Act should be the

most exact expression of the subject which could be invented," said the Court of Appeals of New York in the matter of the petition of Mayer (50 N. Y., 504). "It is enough if it fairly and reasonably announces the subject of the Act."

"The general purpose of these provisions is accomplished," says Judge Cooley in his Treatise on Constitutional Limitations, p. 143, "when a law has but one general object, which is fairly indicated by its title. To require every end and means necessary or convenient for the accomplishment of this general object to be provided for by a separate Act relating to that alone, would not only be unreasonable, but would actually render legislation impossible."

It has accordingly been held in Kentucky, under a similar constitutional provision, that an Act entitled "An Act to amend the Charter of the Cincinnati and Covington Bridge Company," a provision that the bridge company might sell and the city of Covington might subscribe \$100,000 of the stock, and sell the bonds of the city and levy a tax to pay them, was valid. The Court said: "None of the provisions of a statute should be regarded as unconstitutional where they shall relate directly or indirectly to the same subject, have a natural connection, and are not foreign to the subject expressed in the title."

The power to sell stock to the city of Covington necessarily requires that a power should be conferred on the latter to subscribe and pay for it; for without such a power the power to sell would be nugatory. The subject is the same, although it relates to a transaction to which two corporations are parties, one of which only is named in the title of the Act. If by the Act a power had been conferred on the city of Covington to subscribe for the stock of any other corporation but the one named in the title of the Act, then the provision would fall within the constitutional prohibition, and be clearly null and void. But as it is restricted in its operation to matters pertaining to the bridge company, and the provisions of the Act, so far as they relate to the city of Covington, are apposite to the purpose which was intended to be effected by its passage, and are sufficiently indicated in its title, it is not liable to this constitutional objection. It was certainly not necessary for the Legislature to pass two separate Acts to effect the object it had in view—one to enable the company to sell the stock to the city, and another to enable the city to subscribe and pay for it. The constitutional provision must receive a rational construction, and not one that would lead to such an unnecessary and absurd result." (2 Nev., 219.)

In People ex rel. Hayden vs. City of Rochester, 50 N. Y., 525, it was held that, in an Act entitled "An Act in relation to the erection of public buildings for the use of the city of Rochester," a provision for selecting and procuring a site for the contemplated buildings was valid under a similar constitutional provision, upon the ground that it was a necessary step towards the erection thereof. The Court said: "But buildings can no more be erected without sites than without materials or means to defray the expense. All these are details, and no reference thereto in the title is required. The Act in all its parts may and will, with the site selected, be fully executed without any violation of the Constitution."

So, under a similar clause in the Constitution of Illinois, it was held that an Act entitled "An Act to authorize the town of Ottawa to erect two bridges across the Illinois and Michigan Canal," and containing provisions for raising money to defray the cost of such bridges did not embrace more than one distinct subject, that the title was properly expressed and the Act valid. (Ottawa vs. The People, 43 Ill., 233. See also Brewster vs. City of Syracuse, 19 N. Y., 116; Gordon vs. Cornes, 47 N. Y., 608; People ex rel. Rochester vs. Briggs, 50 N. Y., 555; People ex rel. Burroughs vs. Brinkerhoff, 68 N. Y., 259.)

We are unable to find anything in the Act under consideration that does not relate to the care of the insane. The general subject of the Act includes not only the construction of an asylum but necessarily the means by which the work is to be accomplished, and the proceedings necessary to be adopted for the purpose of defraying the expense to be incurred. Certainly no one interested in the Act would fail to compre-

hend from its title that it contemplated the expenditure of money, for the care of the insane necessarily involves such expenditure.

The Legislature is the sole judge of the mode by which this money shall be provided, and was equally authorized to raise it by loan or appropriate it from the general revenues. The Act has but one subject, and that it is the care of the insane. All of its provisions have this common object in view. The different steps by which the result is to be accomplished are not different subjects, but minor parts of the same general subject, and legislation would be impossible if all of these details were required to be provided for by distinct enactments.

The second objection to the validity of the Act arises under Sections 2 and 3 of Article 9 of the Constitution. By Section 2 the Legislature is required to provide for an annual tax sufficient to defray the estimated expenses of the State for each fiscal year, and in case the expense shall in any year exceed the revenue the Legislature shall provide for levying a tax sufficient, with other sources of income, to pay the deficiency as well as the estimated expenses of the State for each fiscal year, and in case the expense shall in any year exceed the revenue the Legislature shall provide for levying a tax sufficient, with other sources of income, to pay the deficiency as well as the estimated expenses of the State for each fiscal year. In this behalf it is urged that the issuance of the bonds provided for in this Act is an evasion of the investment directed by the Constitution; that the Constitution contemplates the purchase of bonds existing at the time of the passage of the enactment authorizing the loan.

This objection is without force. It is manifest that the bonds provided for by this Act are as much the bonds of the State as if they had been outstanding at the time of the passage of the Act, and were thereafter to be purchased for the benefit of the School Fund. The Legislature primarily directs the investment of the moneys in this fund, and so long as it complies with the directions of the Constitution, and makes the loan upon the securities required by that instrument, the loan will be valid. A discretionary power is conferred to invest the fund either in the bonds of the State or of the General Government, and any attempt on the part of courts to supervise such discretion would be an invasion of the authority of the Legislature.

The Act being constitutional the judgment of the District Court, refusing to restrain respondents from proceeding, should be affirmed, and it is so ordered. BELKNAP, J. I concur: HAWLEY, J.

proved March 8, 1877, and January 28, 1879, respectively, authorized the purchase and retirement of the bonds issued under the Act of 1871, and the issuance of a new bond for \$380,000, bearing interest at the rate of five per cent. per annum. In the purchase of the bonds of 1871 the sum of \$325,000 belonging to the School Fund was used, and the new bond was executed to and become the property of the School Fund.

These proceedings it is claimed amounted to a payment of the bonds of 1871, and extinguishment of the Territorial indebtedness, and the \$380,000 in bonds now outstanding and in the School Fund exceeds the maximum indebtedness allowed by the Constitution, and therefore the Legislature has no authority to issue the \$80,000 of bonds provided for by this Act. But this position is untenable. The proceedings by which the bonds of 1871 were retired and the \$380,000 bond, now in the School Fund, issued, did not extinguish the Territorial indebtedness. That indebtedness still exists, but it is evidenced by a different obligation; that is to say, by a bond for \$380,000, bearing 5 per cent. per annum interest, instead of bonds the same amount, bearing 9½ per cent. interest per annum.

Finally, objection is made that the eleventh section of the Act directs a transfer of the moneys of the School Fund to another fund and for another purpose. Under Section 3 of Article 11 of the Constitution, the proceeds of the sales of public lands donated to the State by the General Government, as well as moneys received from other sources, are solemnly pledged for educational purposes, and required to be placed in the School Fund, and not be transferred to any other fund or for other use. This fund the Legislature is commanded to invest in "United States bonds or the bonds of this State," and the interest only of the capital of the fund shall be used for educational purposes.

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DR. W. BERGMAN, Physician and Surgeon. OFFICE—Second street, next door to Webster's law office, Reno, Nevada. may 11

A. DAWSON, M. D., PHYSICIAN AND SURGEON. Office in Sunderland's building, Rooms 3 & 4, Virginia street, Reno. Residence, West street, between Second and Commercial Row, may 11

I. O. G. T.

MEETS EVERY TUESDAY EVENING in Odd Fellows' Hall, over Congregational church, at half past seven o'clock. J. M. FLANAGAN, W. C. T. G. E. HOLWORTH, W. S. apr 19

Reno Chapter No. 7, R. A. M.

THE STATED CONVOCACTIONS OF Reno Chapter No. 7, of R. A. M., are held at Masonic Hall on the evening of the first Thursday of each month, commencing at eight o'clock sharp. All sojourning companions in good standing are fraternally invited to attend. By order of the R. H. P. JOSEPH DEBELL, Secretary. Jan 11

I. O. O. F.

RENO LODGE NO. 19, INDEPENDENT Order of Odd Fellows meet at Odd Fellows' Hall, over the Congregational Church every Thursday evening. A mutual attendance of members is requested. All visiting members in good standing are cordially invited to attend. J. M. FLANAGAN, N. G. ORVIS RING, Secretary

Reno Lodge No. 13, F. & A. M.

THE REGULAR MEETINGS OF Reno Lodge, No. 13, F. & A. M., are held at Masonic Hall on the Saturday evening on or before the full moon of each month, commencing at 7½ o'clock. P. M. Sojourning Brethren in good standing are cordially invited. CHAS. KROU, W. M. L. C. BANCHELORE, Secy. Jan 11

A. O. U. W.

NEVADA LODGE, NO. 5, A. O. U. W. meet every first and third Monday of each month, in their hall over the Congregational Church. Sojourning members of the order cordially invited. F. McRAE, Recorder. may 11

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NOTICE IS HEREBY GIVEN THAT THE Co-partnership heretofore existing between the undersigned is this day dissolved by mutual consent. B. LACHMAN is authorized to settle all debts due to and by the company.

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Reno Evening Gazette

THURSDAY, JULY 14, 1901

STOCK REPORT.

YESTERDAY AFTERNOON'S SALES.

50 Eureka Con 35 410
10 Manhattan 2 1/2
100 Grand Prize 40
100 Argonia 5
100 Star 35 50
250 Day 2 1/2
100 Belle Isle 25
1000 Alton 3 1/2 3 7/2
1000 Wales 1 1/2 1 1/2
1000 El Diablo 3 1/2
1000 N. Belle Isle 45 40
1000 E. Mr. Diablo 10
1000 Holmes 60 35 40
1000 Bodie 5 1/2 5 1/2
1000 Bechtel 1 1/2 1 1/2
1000 Summit 3 1/2
1000 Syndicate 35
1000 Champion 15
1000 Blackhawk 15 30
1000 Boston Cor 50
1000 One 37
1000 S. Bulwer 35
1000 Tiptop 4 1/2
1000 King 2 1/2
1000 Head Center 1 1/2

STREET—10 A. M.

375 Con Virginia 1 1/2 1 1/2
430 Alta 3 1/2 3 1/2
1200 Holmes 50
1000 Nevada 35
1000 Ophir 3 1/2 3 1/2
1000 Albion 3 1/2 3 1/2
1000 Nevada 35
1000 Day 2 1/2
1000 G & C 4 1/2 4 1/2
1000 Benton 10
1000 Union 5 1/2
1000 Jacket 4 1/2 4 1/2
1000 E. & B 3 1/2 3 1/2
1000 Bechtel 1 1/2
1000 Belcher 3 1/2 3 1/2
1000 Mt. Diablo 5 1/2
1000 Nevada 35
1000 Justice 35
1000 Overman 1 1/2
1000 Bullion 35
1000 Point 2 1/2
1000 King 2 1/2
1000 S. Bulwer 35
1000 Tiptop 4 1/2
1000 King 2 1/2
1000 Poyol 2 1/2
1000 Mono 3
1000 Wales 1

THIS MORNING'S SALES.

50 Ophir 3 1/2
40 Nevada 35
380 G & C 4 1/2 4 1/2
370 California 75 30
375 Nevada 3 1/2 3 1/2
30 Con Virginia 1 1/2
10 Chollar 2 1/2
100 Poyol 2 1/2 3 1/2
60 E. & B 3 1/2
330 Point 2 1/2
330 Jacket 4 1/2
1000 Imperial 15
50 Kentucky 3 1/2
7 1/2 Belcher 3 1/2 3 1/2
115 Sierra Nevada 3 1/2
60 Utah 3 1/2
1000 Exchange 1 1/2 1 1/2
220 Bullion 35
220 Overman 1 1/2
400 Justice 35
50 Union 3 1/2
70 Alpha 3 1/2
615 Alta 4 1/2 4 1/2
1000 Hill 30
1000 S. Bulwer 35
1000 Occidental 1 1/2
75 Ancon 1 1/2 1 1/2
150 Scorpion 1 1/2 1 1/2
150 Benton 3 1/2
80 G. Gate 3 1/2
80 Curtis 1 1/2 1 1/2

STREET—2:30 P.

320 Alta 4 1/2 4 1/2
45 Ophir 3 1/2
200 Sierra Nevada 3 1/2
300 Benton 1 1/2 1 1/2
750 Justice 35
1150 Albion 3 1/2 3 1/2
70 Utah 3 1/2
150 Tiptop 4 1/2
1000 S. Bulwer 35
200 G & C 4 1/2 4 1/2
200 Jacket 4 1/2 4 1/2
400 Poyol 2 1/2 3 1/2
400 Nevada 35
770 Overman 1 1/2
220 Belcher 3 1/2
210 Holmes 45 40
1000 Mono 3
500 Union 3 1/2 3 1/2
1000 Con Virginia 1 1/2 1 1/2
300 Mexican 3 1/2 3 1/2
300 Day 1 1/2 1 1/2
300 H. & N 3 1/2 3 1/2
300 California 30

ARRIVALS AT THE ARCADE HOTEL.

D. McFarland, Proprietor.

W. O'Connell, Austin G. Wetherly, Winnemucca
J. L. Wood, Winnemucca
J. Johnson, Boston
A. A. Smart, Carson
M. Myratt, Virginia
T. N. Oliver, Boston
D. D. Varga, Gold Hill
E. Dougherty, do
T. C. McDonald, do
J. W. Kistrell, Carson

PERSONAL.

Bishop Whitaker is in Pioche.
H. J. Thyges has returned from San Francisco.

A. J. Rigby, of Tahoe, went west last night.

Judge Wm. Webster went to Virginia to-day.

A. M. Wickes of Bronco is at the Arcade Hotel.

C. Buckley, formerly of Reno, is in San Francisco.

Louis Beuver went out to Hawthorne yesterday morning.

Judge A. B. Dibble has told the biggest fish story at Tahoe.

Ex-Archbishop General, John R. Kittrell, was in Reno last night.

L. J. Flint went out to Sierra Valley this morning after cattle.

T. B. Camp, formerly insurance agent Reno, is in San Francisco.

Lon. Hamilton, Superintendent of the Imperial, went up to Virginia this morning.

Hugh McCrum passed through to the east this morning. He says that Dave McFarland is doing well.

Supreme Judge Thos. P. Hawley went to San Francisco last evening. He will remain until September.

R. P. Chapin has returned from the Bay. He has been advised to continue the present treatment of his injured knee.

Sam. Hoyt, for some time clerk and salesman for the White House, is now a valued attaché of the I X L house, San Francisco.

SILVER WITH LEAD.

The Mining and Scientific Press Describes a New Process Which is Old.

The magnificent machinery with which we now equip our silver mines was not always considered as essential. Perhaps the Mexicans set us pretty good examples in this respect. Their metallurgical appliances were very simple, some of it extremely rude. Probably the most primitive apparatus employed in any country of the extraction, by the dry way, of silver from its ores, was the truft, a Mexican furnace, which was in principle merely a scorifier, in which the cupellation of the remaining lead is subsequently affected.

The sulphides of silver sometimes occur in so large a proportion, with regard to the gangue with which they are associated, that if finely ground and thrown in a bath of metallic lead, kept at a proper temperature, the silver combines with the lead, which, becoming partly oxidized, unites with the silicious and earthy impurities of the slag, which may be readily removed from the surface of the metal before commencing cupellation.

This apparatus, which is much used by the native miners of Sonobrette, consists of a cupel formed of a mixture of ashes and clay, contained in a large coarse earthen dish, enclosed between the walls of sun-dried bricks, and covered by a dome of somewhat refractory clay, in which numerous holes are pierced.

The whole of the interior of this arrangement is filled with charcoal, on which a blast is thrown by means of a nozzle of baked clay, and although the whole of the heat is applied from above the surface of the lead, it quickly melts, and the scorification of the ore, thrown on the surface, begins.

When the workman considers that the bath of lead has, by the introduction of successive additions of ore, become sufficiently charged with silver, he cleans off the silicious slags, and commences the cupellation of the residual lead. For this purpose he makes an opening at the level of the metallic ball, for the escape of litharge, and continues the operation, at the same time gradually lowering the level of exit for litharge, until a button of silver alone remains at the bottom of the cupel.

Nevadans Abroad.

Of Nevadans settled at the Bay, a correspondent of the *Enterprise* says: A considerable number of Nevadans are established in business here. Among them are Lawyer Stonehill, Doctors Grant and Van Zandt. Joe. Cowan has a fine undertaking establishment at 112 Geary street, in which the coffins and caskets are kept conspicuously out of sight. George Croall is foreman of the San Francisco laundry, employing 150 workmen. His wife has a millinery store on Stockton street. Ex-Officer Bartlett is connected with the Nevada saloon, corner of Kearney and Pine streets, kept by William Blackmore. W. M. Gillespie is reporting on the *Chronicle* and Parson Kelly on the *Oakland Tribune*. John I. Ginn is with his family in Oakland. Captain Stearns has wiped the dust from his feet and will return to Nevada no more. There are a host of others here whose names I have not the time to enumerate.

Worthy Charity.

Miss Harney informs the *GAZETTE* that she expects to be successful in her efforts to aid Mr. Negley, who has been afflicted with rheumatism for years. Mr. Negley is somewhat better and will be in proper condition to move again. It is the intention to send him to the hot springs near Wellington Station. Negley seems to be a very worthy object of charity, and Miss Harney's efforts are entirely unselfish as the afflicted man is a stranger to his benefactress. She deserves hearty encouragement.

A Washoe Pioneer.

The Carson *Tribune* is sorry to say that James Gaewood, one of Nevada's oldest citizens, is falling in health daily. Jim has owned much property in Washoe valley, but we fear is now a poor man. It is to be hoped that those who knew him in his days of prosperity will see to it that he wants for nothing that money or friendship can do for him.

In Town.

State Treasurer Crockett was in town last evening. He came down to look up evidence in the mandamus case and serve the necessary papers on the plaintiff's attorney.

ASYLUM MATTERS.

The Mandamus Case to Be Heard To-morrow—Bondsmen Under the Two Bids.

L. L. Crockett brought down with him yesterday from Carson the answer in the Hoole mandamus case. Judge Haydon, for Hoole, has agreed that the case shall come on to-morrow, instead of Saturday. It is hoped that the case may be concluded in the two days. The testimony in the case promises to be rather long. The answer denies every essential point raised by Hoole in his complaint. The principal difference promises to be on the question of bonds, and the withdrawal of Powning and Berry. The *GAZETTE* gives below the bondsmen under the Citizens' bid and that offered by Hoole. Under the Citizens' bid the following bondsmen qualified in the amounts named:

M. Nathan	\$2,500
C. T. Bender	2,500
D. McFarland	2,500
A. E. Ross	1,800
C. Derby	5,000
C. Knust	2,500
Jerry Schooling	2,000
M. C. Lake	5,000
C. A. Bragg	1,500
J. S. Shoemaker	1,200
C. A. Loomis	1,000
Wm. Geogel	1,000
R. E. Queen	800
J. Graff	1,000
J. N. Evans	3,000
A. A. Smith	4,000
Wm. Coughlan	1,000
A. J. Clark	2,000
E. E. Ross	4,500
Wm. F. Myers	1,000
Thos. Barnett	1,500
G. W. Cunningham	1,000
W. Webster	3,000
Louis Dean	2,000
F. Evans	500
R. L. Fulton	1,000
A. A. Evans	2,000
Isaac Barnett	2,000
W. Steele	1,500
Alison Dawson	1,000
H. Smith	2,500

Under Hoole's bid the following securities were given:

J. C. Hagerman	\$10,000
J. J. Quinn	7,000
Wm. Hoffman	10,000
James Sullivan	5,000
D. D. Bowen	5,000
Thos. E. Haydon	5,000
Katz & Henry	10,000
P. J. Kelly	3,000
H. H. Hogan	1,000
F. Bosch	2,000
A. J. Clark	5,000
Jas. Bradley	2,000

FAIR MATTERS.

The Programme Soon to Be Arranged—A Suggestion About the Art Exhibit.

Trustee Stevenson will be in Reno on Friday night, and the trustees of the N. S. A. M. & M. S. will proceed to make final arrangements for the Fair of 1891. They declare that everything possible will be done to make the Fair attractive to all classes of visitors. C. B. McClellan, the artist, has suggested a collection of the many fine paintings in this State as a feature of the Pavilion exhibit. The idea is good. Mr. McClellan made a similar collection for the Pioneers in Virginia once, and brought together over seventy paintings. He knows where the art treasures are to be had, and with proper encouragement would attempt to make the art exhibit a feature of the coming Fair. The *GAZETTE* can assure Mr. McClellan of every proper encouragement from the trustees, and hopes that he will persevere in the idea which he has suggested.

Singular Attempt at Suicide.

The San Francisco *Post* says: About half-past 7 o'clock on the morning of July 9th an aged, gray-haired and discolored German woman was seen to enter the water at Fillmore street wharf and deliberately walk out until the water was up to her shoulders, when she stopped, and placing a rope around her neck, tied the other end to one of the wharf piles, with the evident intention of committing suicide either by drowning or strangulation. The tide was coming in very fast, and when officer Harper reached her with a boat the water was up to her mouth. The woman was found to be nearly dead from cold and exhaustion and was brought to the Central Hospital, where for some time she refused to speak. She finally gave her name as Barbara Tize, but would not explain her attempted suicide.

Music Hath Charms.

C. F. Moeller, the popular proprietor of the Steamboat Springs resort, has recently purchased a Parlor Grand piano from C. J. Brooks, of Reno. It is one of the best samples of the Waters make. It will be placed in the hotel at Steamboat for the use of Moeller's guests. Moeller is a first-class landlord of a first-class hotel.

TRUCKEETRUCK.

Specially Assorted and Reported for the Gazette.

Mrs. E. J. Brickell, who went to Hot Springs, Ark., some months ago for her health, finds the springs very beneficial, and is now nearly cured. Mr. Brickell contemplates leaving soon for Arkansas.

The saw mills in and around Truckee are running to their fullest capacity, and have orders continually for more than they can saw.

From reliable sources their reporter hears that the grass hoppers in Sierra valley have nearly disappeared, and the crops are looking splendid.

Harry Taylor, the popular barber of Truckee, left for Sierra valley to be gone a month.

The fishing at Donner Lake is very fine. Many families from Truckee may be seen almost every day engaged in the sport.

Wm. Carpenter is shipping large quantities of Butter below. His butter always brings the best of prices.

J. G. Webster, who had his leg broken at Richardson Brother's mill some months since is able to be on the streets again.

The saw mill of the Truckee Lumber Company has commenced to run nights.

The freight business is very brisk at the present time. Large numbers of freight teams leave every morning for Tahoe and Surprise valley.

It is the intention at the close of the present term of the Public School to thoroughly overhaul the building, and to put new desks in the school rooms.

The court business is very dull at the present time. No fights, no drunks or anything to molest the quietude of the town.

The Good Templars lodge is rapidly increasing in membership. A very pleasant evening is always in store for those who attend.

Mrs. E. Ellen is now at Howard Springs, Lake county, Cal., for her health, which is much improved. Her laughter is with her.

The weather is very windy and the nights are cold.

STOCK SURMISES.

The San Francisco Stock Sharps Tell What They Know or Want to Know.

The San Francisco *Post* says: Were there one or more relieving features in the market the effect of the recently levied assessments would not be felt so keenly. The north end mines are troubled with water, and are practically out of the ring for a week or two until pump gear is fixed. The feeling, even among such inveterate bears as Captain John Kelly, is that the north end stocks are not "shorts" at the present low figures, but are good propositions to have in mind for an upward turn. It is no time to hang down the head and become disconsolate when the Comstock shares as a class are rated so low in the market. It is, rather, a time for people to look about for cheap investments and no doubt several of them may be had at the present moment, although we counsel caution for a few days, until more assessments have been levied, and their bad influences have departed.

The *Report* which has been "bearing" stocks for some time past has the following in its issue of yesterday: "We believe that prices are low enough to justify investment again. We would not like to say they will not go lower, but we should regard the Comstock at present figures as an exceedingly perilous short and as containing very few dangers from a long point of view. They will go up again and before long, too."

At Eagle Lake.

P. N. Marker has been at Eagle Lake for some time superintending the preliminary work on the Eagle Lake canal and tunnel. With his usual promptness Marker paid every dollar against the concern, and then sought out the most feasible route for continuing the work. It is announced that the enterprise is to go forward without delay, and it will be of great importance to all the northern country. Marker is expected in Reno soon.

Fresh Fish.

Chamberlain will put two dozen red speckled trout in the fountain at the Oasis. They came from the reservoir of the Gold Hill Water Company in Virginia. The beauties came first from Vermont. Chamberlain says that a sight of that reservoir beats all the fish stories he ever heard.

JOTTINGS.

—You can get Hub Punch now at the Wine House fresh from Boston.

—D. D. Newman's fine horse, Jackson, has been stolen. Read his ad.

—The town of Hawthorne still continues to grow.

—Smokey now refuses to shake hands with his old friends. Too high-toned.

—The iron for the Mono Lake railroad company is being shipped southward daily.

—The Tahoe *Tattler* runs five sticks of matter, and has a large staff. Well done little one.

—A young girl who can make herself generally useful is wanted. See 50-cent column.

—A Reno bachelor boasts of an "educated breath." It perhaps attended clove academy.

—Notwithstanding the grasshoppers, the crops will average well in Mason valley this season.

—Professor Cain is in town, having "rehabilitated de Kumstock, and paralyzed de Zyahson folks."

—By order of the District Court the sale of the real estate of the Crocker estate has been postponed until July 31.

—At Allen's book store, Commercial Row, may be found all of the latest novelties in pictures, chromos, stationery, etc.

—A copy of the *GAZETTE* in Butte City, Montana, provoked a letter of accusation to Hank Rhodes, Manager at the Arcade.

—A R-n-o restaurant fiend hands in the following: Who says it's unhealthy to sleep in feathers? Look at the spring chicken and see how tough he is.—*Boston Sunday Courier*.

—The *Plumas National* thinks there should be a gathering of old Californians in Quincy in 1893, and wants to start the ball rolling now, which will result in a grand reunion of the Pioneers.

One Virtue Left.

Two Boston women, aged sixty-seven and sixty, had a desperate fight in the street, and one was killed by being knocked into a cellar. The last half of the nineteenth century has been characterized by a slow but steady decay in Boston morality. The only thing for which that town will be remembered in fifty years from now is Hub Punch. Try it at Chase & Thyes'.

Bullion Receipts.

The receipts of bullion at San Francisco from the Pacific Coast during the first six months of 1891 were \$19,540,100, against \$19,220,500 during the same time in 1890; \$27,636,400 in 1879, and \$37,390,700 in 1878. The production of the last six months consisted of \$7,166,300 in gold silver, \$4,210,600 in gold bullion and \$8,164,200 in coin.

A Smash Up.

Yesterday as the second section of the east-bound tea train was nearing Brown's station it collided with the first section. Thomas Howard, conductor of the first section, was badly hurt, five cars were demolished and engine 148 was badly wrecked by the accident.

Police Court.

Geo. Woodruff's examination was to-day postponed until to-morrow at 1 o'clock P. M.
Judge Cossitt and W. N. Knox have entered upon a six day go-as-you-please story-telling match. Hoy, John, is referee.

Off the Track.

Engine No. 213 ran off the turntable on Tuesday afternoon. Two of the drivers were off and the tender stood on its head. The damage was trifling.

Roll of Honor.

The following is the report of the Peavine School for the month ending July 1st: Lottie Timblin, 99; Nora Timblin, 99; Mamie Hogan, 99; Flossy Lake, 98; Louise Lemmon, 98; Frank Black, 94; Eddie Merrill, 93; John Timblin, 95; Frank Beemer, 93; Lemmie Osburn, 95; Bennie Timblin, 93; Walter Timblin, 94.

FLORA NORTHROP, Teacher.

A. Benson of Beowawe arrived in Eureka Tuesday. He was summoned as one of the jurors in the big Albion-Richmond case.

A Blasted Body does not always belong to an inebriate. Kidney troubles will cause a host of other troubles and Liver Cure has never failed to remove it.

SUNDERLAND'S ADVERTISEMENT.

NEW GOODS AND NEW STYLES

OF

BOOTS, HATS
AND AND
SHOES, CAPS.



The Finest Assortment of Gentlemen's Fine Hand-Sewed BOOTS AND SHOES,

Consisting of—
Gents' Fine Morocco Leg, Hand-Sewed, Box Toe, Plain Toes, Buckle and Tie, Newport Ties, Harvard Button and Oxford Ties.

—A Fine Assortment of—
Ladies', Misses' and Children's
Of All Grades and Prices!

The Latest Styles from Eastern Cities Received Every Month.
Sole Agent for J. B. Statton's

Fine Hats!!

A Large quantity of all grades and styles always on hand. New goods received every month. All who want to buy good reliable goods at Eastern Prices will do well to give me a call.

JOHN SUNDERLAND.

LOOMIS' ADVERTISEMENT.

Chas. A. Loomis!

New Goods and New Prices.

10 Yards	Gingham	for 90c
8 do	Cheviot	for 90c
6 do	Cheviot, heavy	for 90c
5 do	Cheviot, extra heavy	for 90c
12 do	All Linen Crash	for 90c
10 do	Heavy Linen Crash	for 90c
8 do	Extra heavy Linen Crash	for 90c
4 do	All Linen Table Cloth	for 90c
35 do	One-quarter inch deep Hamburg Embroidery	for 90c
25 do	One half do do do do	for 90c
20 do	Three-quarter do do do do	for 90c
15 do	One do do do do	for 90c
10 do	Wash Poplin	for 90c
7 do	Birritz Suiting	for 90c
	New plain and broad dress Goods, per yard	20c
	All wool Cashmeres, double width, all shades, per yard	50c
	Black Cashmeres, all wools, 40 inches in width, per yard, from	75c
	Summer Silks, per yard	50c, 60c & 75c
	Lawns, fast colors, extra wide, per yard	10c
	Lawns, with borders, per yard	15c

A splendid assortment of Moccie Cloth, Grenadines, New Plaids, all wool Bunting, plain and lace Bunting, Roman Stripes, Brocade and Plain Silks and Satins to match. Cords and Tassels. Jet Ornaments.

Samples Cheerfully Sent on Application.

At CHAS. A. LOOMIS' Popular Dry Goods Store
28, 30 and 32, COMMERCIAL ROW, RENO, NEVADA.

LEVY'S ADVERTISEMENT.

A TUMBLE OF FIFTY PER CENT!!

No Old and Shelf-Worn Goods,
—BUT A—

NEW AND

DISCARDED AFTER TWENTY YEARS

As Extraordinary Case of Abandonment Before Justice Flammer at the Tomb.

N. Y. Express.

Justice Flammer, in the Tomba Police Court, to-day, finally disposed of one of the most extraordinary cases of abandonment ever brought before a police magistrate. The complainant, who gave her name as Margaret Kupert, applied for and obtained the arrest of Charles Kupert, a master carpenter, whom she claimed as her husband, and who she charged had abandoned her and left her without means of support. It was shown in evidence that the woman had lived with Kupert as his wife in this city for twenty years past, and bore him a large family of children, being known in the neighborhood as his wife, and believing herself to be such, although no legal marriage ceremony had been performed between them. These facts, which are generally supposed to constitute legal marriage, were not questioned by Messrs. Conlan and McGee, who appeared as counsel for Kupert. On the contrary they admitted their truth, and proceeded to prove that Kupert's wife, to whom he had been married years before he became acquainted with the woman who now claims him as her husband, was living at Boston, Mass., and that if any woman had just claim against him it was she. Justice Flammer said that he was reluctantly compelled to agree with the counsel, and discharged Kupert, who left court at once. The woman who had remained faithful to him for twenty years, was carried out in a fainting condition.

An Amazing Fish Story.

Fr. Trans. in S. F. Chronicle.

A rich proprietor at the interior had made to establish a pond artificial, where found themselves agglomerated 3,000 trout.

This proprietor is the father of a girling of from five to six. She had taken the habitude to each morning to give to eat to the trout, at the aid of crumbs of bread.

These fishes were become so entamed that they skipped out of the water for to attract the crumbs which the infant held in the crevice of her hand.

It arrived one day that she lost the equilibrium, and she fell the head first into the pond, of which the water was enough profound.

At the cries emitted by the girling the father was run himself. But what horror! He saw his infant extended without movement at the surface, where she floated as a cork.

What was not the surprise of the father in seeing that she had been supported by a mass compact of trout.

The fishes had arranged themselves under her body as to sustain her and prevent her from to drown.

If this history is truthful, the fishes are not so much deprived of the intelligence as one pleased himself to believe.

"Street-Mashers" Egered by Ladies.

Omaha Bee.

A couple of "mashers" met their just deserts on Saturday evening. Two highly respectable young ladies were walking down Capitol avenue shortly after twilight unattended. They had not proceeded very far when they noticed a couple of young men following them. Both of the young fellows were gotten up in a regardless fashion with immaculate shirt fronts and lavender pantaloons. Both, no doubt, considered themselves the observed of all observers. Soon after the young ladies discovered the real state of the case they quietly dropped into a grocery store and each purchased a couple of eggs.

The walk was resumed, the mashers following and ogling until Masonic Hall was reached. At that point the two fellows stepped up to the ladies, and with many profound bows, asked them if they wanted to take a promenade. Both ladies at once straightened up, and without a word each selected her man. Four eggs immediately flew with well directed aim. Each of the mashers got a mouthful, besides which the lavender trousers, the pride of their hearts, were bespattered beyond all hope of repair. The affair happened to be witnessed by only a few people, but the dignified young men retreated in vast disorder to repair the wreck to their stunning attire.

Prayer at a Base Ball Game.

A game of base ball was played at La Salle, Ill., on Sunday last, at which the Rev. Moses Gunn of that city opened the exercises with prayer, and delivered an exhortation to the contesting nines. At the conclusion of the game the reverend gentleman indulged in another refrain, tendering his service as chaplain and umpire on the following Sunday, which were accepted.

Divorce of a Twelve-Year-Old Girl.

N. Y. Express.

Judge Barnard, on Saturday, at Poughkeepsie, granted an absolute divorce to Jennie Dannel, the child-wife of 12 years of age, whose husband has been arrested for drunkenness, disorderly conduct, and threatening Gilbert Russell, the father of the girl. He has been sentenced to thirty days in jail.

E. A. Allen sells picture frames and cornices at lower prices than ever offered in the State.

July 14

MISCELLANEOUS



Warner's Safe and Tonic Bitters. A Thorough Blood Purifier. A Tonic Appetizer. Pleasant to the taste, invigorating to the body.

For the Kidneys, Liver and Urinary Organs, no medicine but "WARNER'S SAFE KIDNEY AND LIVER CURE." It stands UNRIVALLED.

H. H. WARNER & CO., Rochester, N. Y.



TUTT'S PILLS. INDORSED BY PHYSICIANS, CLERGYMEN, AND THE AFFLICTED EVERYWHERE. THE GREATEST MEDICAL TRIUMPH OF THE AGE.

SYMPTOMS OF A TORPID LIVER. Loss of appetite, Nausea, bowels costive, Pain in the Head, with a dull sensation in the back part, Pain under the shoulder-blade, fullness after eating, with a disinclination to exertion of body or mind.

TUTT'S HAIR DYE. GRAY HAIR OF WHICH has changed to a GRAY BLACK by a single application of this DYE.

BLUE CANYON HOUSE! THE MOST PLEASANT SUMMER QUARTERS

CENTRAL PACIFIC RAILROAD, AT THE LOWEST PRICES. ROOMS. Thoroughly Renovated and Painted.

WE ARE NOW READY FOR GUESTS. S. C. JORDAN, Proprietor.

HALL'S SARSAPARILLA AND IODIDE OF POTASS. The Best Spring Medicine and Beautifier of the Complexion.

THE BEST SPRING MEDICINE AND BEAUTIFIER OF THE COMPLEXION. Cures Pimples, Boils, Stitches, Neuralgia, Scrofula, Gout, Rheumatic and Mercurial Pains, and all Diseases arising from a disordered state of the Blood or Liver.

Sold by all Druggists.

MISCELLANEOUS



A Delicious and Refreshing Fruit Lozenge, Which Serves the Purpose of Pills and Disagreeable Purgative Medicines.

TROPIC-FRUIT LAXATIVE. IIVE is the best preparation in the world for Constipation, Biliousness, Headache, Piles and all kindred Complaints.

Dr. Healey's celebrated ILL Bitters are recommended by Physicians and give relief in all cases of loss of Appetite, Dyspepsia and Indigestion.

NO MORE DYSPESPSIA!!

CHOICE MOUNTAIN FRUIT AT SHORT NOTICE. FINEST NEWCASTLE Strawberries, Raspberries, Etc.

ORDERS SOLICITED. D. A. RICE, Agent C. P. R. R., and Wells, Fargo & Co.

NEVADA MARKET, G. Leininger, Proprietor.

Beef, Mutton, Pork, Veal, Sausage, Etc.

WHO WANTS THEM OR ANY PART THEREOF? 4 Splendid Draft Horses, Wagon and Harness-Complete.

YARD AT BRONCO. Wood of Every Size & Quality Offered to Consumers.

THE UNDERSEIGNED HAVING BEEN engaged in the Wood Business for years represents that he has improved and perfected his facilities for cutting and transporting large quantities of wood to his

YARD AT BRONCO. Wood of Every Size & Quality Offered to Consumers.

Address: A. M. Wickes, Bronco, California.

MOUNT HOPE NURSERIES.

RENO AND MOUNT HOPE NURSERIES!

The Largest and Finest Collection OF TREES and PLANTS IN NEVADA.

All Kinds of Fruit, Shade and Ornamental Trees Shipped to Any Point Desired for Cash at the Nursery

HALF A MILLION TREES From One to Six Years Old Ready for Sale for November Planting.

Call, or address STEPHEN CONNER, Reno, Nevada.

NAPA COLLEGIATE INSTITUTE. NAPA, CAL. Twenty-third Session Will Open July 26th, 1881.

THE TRUCKEE LUMBER CO., Dealers in all kinds of LUMBER AND TIMBERS, RAILROAD TIES, LATHS, SHINGLES, DRESSED LUMBER AND RUSTIC.

Sash Doors, Blinds and Moulding, and ALL KINDS OF FURNITURE.

FRUIT AND PACKING BOXES A SPECIALTY. BRICKELL & KRUGER, Truckee, Cal.

GOOD WORK! LOW PRICES! THE PIONEER HARNESS-MAKER & SADDLER OF NEVADA

STILL IN THE FIELD! JOHN B. GUNTHER, Who has the reputation of doing better work in his line than anybody, invites attention to his stock on SIKKA STREET, near the "Gazette" office.

THE FIRST NATIONAL BANK OF RENO, NEVADA. D. A. BENDER, President. GEO. W. MAPES, Vice President. C. T. BEND, Cashier.

CHAS. KNUT, Successor to.....KNUT & JONES, DEALER IN GROCERIES AND PROVISIONS, Wines, Liquors, Hardware, Tinware, And General Merchandise.

WHITE SULPHUR SPRINGS HOTEL, MRS. J. J. GARRECHT, Prop.

ELKO, NEVADA. BOARD AND LODGING BY THE DAY, week or month. Pure wine and liquors for medical purposes always on hand.

BRONCO WOOD YARD. THE UNDERSEIGNED HAVING BEEN engaged in the Wood Business for years represents that he has improved and perfected his facilities for cutting and transporting large quantities of wood to his

YARD AT BRONCO. Wood of Every Size & Quality Offered to Consumers.

AT THE LOWEST RATES BY THE CAR LOAD. Address: A. M. Wickes, Bronco, California.

Metropolitan Restaurant, VIRGINIA ST., Opposite T. Barnett's.

Fresh Eastern & California Oysters. OPEN DAY & NIGHT. PETER DALTON, Manager.

MISCELLANEOUS

PATRONIZE DIRECT IMPORTATION.



SPECIAL NOTICE.

THIS THISTLE DEW WHISKEY IS THE unexceptional favorite brand East and South, and has always retained its purity, therefore is recommended for medicinal use by our best physicians, as can be verified authentic analyses.

MANNING & BERRY.

Agents for Reno and Vicinity.

We will execute orders direct from the distillery if so desired, and offer the above prominent brand to the trade at wholesale and retail, at very low figures.

F. MANDELAUM,

SIX SACRAMENTO ST., SAN FRANCISCO, CAL. General Agent for the Pacific Coast.

J. K. EVERETT,

CORNER SECOND AND SIERRA STREETS, RENO. Wholesale and Retail Dealer in Groceries, Provision Hardware

QUEENSWARE, PAINTS, OILS

Wines, Liquors and Cigars. SNUFF AND TOBACCO.

WOOD AND WILLOW WARE, MECHANIC'S TOOL.

Farming Implements, Etc. Agents for CHAMPION IRON FENCING Canton.

FREE TO EVERYBODY!

A Beautiful Book for the Asking. BY APPLYING personally to the nearest office of the SINGER MANUFACTURING Co. (or by postal card if at a distance) any person will be presented with a beautiful New Book, entitled

GENIUS REWARDED,

OR THE

Story of the Sewing Machine. Containing a handsome and costly steel engraving frontispiece; also, 28 finely engraved wood cuts, and bound in an elaborate blue and gold lithographed cover. No charge whatever is made for this handsome book, which can be obtained only by application at the branch subordinate offices of The Singer Manufacturing Co.

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THE PUREST AND BEST MEDICINE EVER MADE. A combination of Hops, Buchu, Marsh-mallows, and Dandelion, with all the best and most valuable properties of all other Elixirs, makes the greatest Blood Purifier, Liver Regulator, and Life-Saver. Health Restoring Agent on Earth.

No disease can possibly long exist where Hop Bitters are used, sover and perfect are their operations. They give new life and vigor to the aged and infirm. To all whose employment causes irregularity of the bowels, urinary organs, or who require an Appetizer, Cord and mild Stimulant, Hop Bitters are invaluable, without intoxicating.

No matter what your ailment or symptoms are, what the disease or ailment is, use Hop Bitters. Don't wait until you are sick but if you only feel bad or miserable, use them at once. It may save your life. It has saved hundreds.

\$500 will be paid for a case if they will not cure or help. Do not suffer. Use Hop Bitters. Remember, Hop Bitters is no vile, drugging, drunken nostrum, but the PUREST and BEST Medicine ever made; the "GOLDEN" FRUIT and BERRY, and no person or family should be without them.

A. C. Biskeley and his associates have discovered a new and valuable cure for Rheumatism, use of opium, tobacco, narcotics. All sold by druggists. Send for Circular. Hop Bitters, Co., Rochester, N.Y. and Toronto, Ont.

"THE SIDBOARD."

I HAVE TAKEN THE ROOM FORMERLY occupied by A. C. Biskeley on VIRGINIA STREET, And fitted up a fine Sample Room and Sideboard. He friends can find the finest of wines, liquors and cigars at the sideboard.

MORRIS ASH.

Reward!

SOME PERSON, BY MISTAKE, HAS taken a brown overcoat (rough fuzzy cloth), brown velvet collar, dark, small check lining, from Hammond & Wilson's stable. A reliable reward will be paid for the return of the same to this office, and no questions asked.

Lafayette House.

OPPOSITE RAILROAD DEPOT, RENO. ORETT BROS. Proprietors. First-Class Bar Attached

MISCELLANEOUS

FRIEND & TERRY Lumber Compa

MANUFACTURERS AND WHOLESALE Dealers in every kind and variety of Building and Finishing Timber and

LUMBER,

Kiln-Dried Doors, Windows and Blinds.

Special Orders and odd sizes promptly filled, and shipped direct from the OREGON, REDWOOD and SUGAR PINE MILLS of the Company.

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Notice to Leinholders, IN THE DISTRICT COURT OF THE Second Judicial District of the State of Nevada, in and for the County of Washoe.

A. W. Sisson, W. H. Wallace and G. W. Crocker, parties doing business under the firm name and style of Sisson, Wallace & Co., Plaintiffs, vs. The Reno Mill Association, Defendant.

Notice is hereby given to all persons holding or claiming liens under the provisions of an Act of the Legislature of the State of Nevada entitled "An Act to secure liens to Mechanics and others, and to repeal all other acts in relation thereto," approved March 25, 1875, and the several acts amendatory to the following described premises to-wit: The Reno Quartz Mill, situated about one mile northwesterly from Reno, Washoe county, Nevada, on the Norton wagon road, leading from Reno acrossed to Peavine in said county, and at or near Highland Water Ditch, together with the flumes and their superstructures in connection with said mill and property and known as the property of the Reno Mill Association—to be and appear before the above entitled court on the 5th day of September, A. D. 1881, at 10 o'clock A. M. of said day, the same being a day during a regular term of said Court, and exhibit then and there the proof of their said liens.

L. H. DICKSON, Attorney for said Plaintiffs. jly 13-3w

Assessment Notice. JONES & KINKADE GOLD AND SILVER Mining Company. Location of works Pyramid mining district. Location of principal place of business, Reno, Nevada.

Notice is hereby given, that at a meeting of the Board of Trustees of the above named Company, held on the 25 day of June, A. D. 1881, an assessment (No. 10) of Ten Cents per share, was levied on the Capital Stock of the Company, payable immediately to the Secretary at his office, in Sunderland's building, Reno, Nevada.

Any stock upon which this assessment shall remain unpaid on the 25 day of July, A. D. 1881, shall be deemed delinquent, and advertised for sale at public auction, and advertised before will be sold by the Secretary at his office on the 25 day of August, A. D. 1881, at 2 o'clock P. M., to pay said delinquent assessment, together with costs of advertising and expenses of sale.

U. A. HANCOCK, Secretary. Reno, June 25, 1881.